1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Health Care to which was referred Senate Bill No. 139
3	entitled "An act relating to pharmacy benefit managers and hospital
4	observation status" respectfully reports that it has considered the same and
5	recommends that the House propose to the Senate that the bill be amended by
6	striking out all after the enacting clause and inserting in lieu thereof the
7	following:
8	* * * Pharmacy Benefit Managers * * *
9	Sec. 1. 18 V.S.A. § 9471 is amended to read:
10	§ 9471. DEFINITIONS
11	As used in this subchapter:
12	* * *
13	(6) "Maximum allowable cost" means the per unit drug product
14	reimbursement amount, excluding dispensing fees, for a group of equivalent
15	multisource generic prescription drugs.
16	Sec. 2. 18 V.S.A. § 9473 is amended to read:
17	§ 9473. PHARMACY BENEFIT MANAGERS; REQUIRED PRACTICES
18	WITH RESPECT TO PHARMACIES
19	* * *

1	(c) For each drug for which a pharmacy benefit manager establishes a
2	maximum allowable cost in order to determine the reimbursement rate, the
3	pharmacy benefit manager shall do all of the following:
4	(1) Make available, in a format that is readily accessible and
5	understandable by a pharmacist, the actual maximum allowable cost for each
6	drug and the source used to determine the maximum allowable cost.
7	(2) Update the maximum allowable cost at least once every seven
8	calendar days. In order to be subject to maximum allowable cost, a drug must
9	be widely available for purchase by all pharmacies in the State, without
10	limitations, from national or regional wholesalers and must not be obsolete or
11	temporarily unavailable.
12	(3) Establish or maintain a reasonable administrative appeals process to
13	allow a dispensing pharmacy provider to contest a listed maximum allowable
14	cost.
15	(4) Respond in writing to any appealing pharmacy provider within 10
16	calendar days after receipt of an appeal, provided that a dispensing pharmacy
17	provider shall file any appeal within 10 calendar days from the date its claim
18	for reimbursement is adjudicated.

1	* * * Notice of Hospital Observation Status * * *
2	Sec. 3. 18 V.S.A. § 1905 is amended to read:
3	§ 1905. LICENSE REQUIREMENTS
4	Upon receipt of an application for license and the license fee, the licensing
5	agency shall issue a license when it determines that the applicant and hospital
6	facilities meet the following minimum standards:
7	* * *
8	(22) All hospitals shall provide oral and written notices to each
9	individual that the hospital places in observation status as required by section
10	1911a of this title.
11	Sec. 4. 18 V.S.A. § 1911a is added to read:
12	1911a. NOTICE OF HOSPITAL OBSERVATION STATUS
13	(a)(1) Each hospital shall provide oral and written notice to each Medicare
14	beneficiary that the hospital places in observation status as soon as possible but
15	no later than 24 hours following such placement, unless the individual is
16	discharged or leaves the hospital before the 24-hour period expires. The
17	written notice shall be a uniform form developed by the Department of Health,
18	in consultation with interested stakeholders, for use in all hospitals.
19	(2) If a patient is admitted to the hospital as an inpatient before the
20	notice of observation has been provided, and under Medicare rules the

1	observation services may be billed as part of the inpatient stay, the hospital
2	shall not be required to provide notice of observation status.
3	(b) Each oral and written notice shall include:
4	(1) a statement that the individual is under observation as an outpatient
5	and is not admitted to the hospital as an inpatient;
6	(2) a statement that observation status may affect the individual's
7	Medicare coverage for hospital services, including medications and
8	pharmaceutical supplies, and for rehabilitative or skilled nursing services at a
9	skilled nursing facility if needed upon discharge from the hospital; and
10	(3) a statement that the individual may contact the Office of the Health
11	Care Advocate or the Vermont State Health Insurance Assistance Program to
12	understand better the implications of placement in observation status.
13	(c) Each written notice shall include the name and title of the hospital
14	representative who gave oral notice; the date and time oral and written notice
15	were provided; the means by which written notice was provided, if not
16	provided in person; and contact information for the Office of the Health Care
17	Advocate and the Vermont State Health Insurance Assistance Program.
18	(d) Oral and written notice shall be provided in a manner that is
19	understandable by the individual placed in observation status or by his or her
20	representative or legal guardian.

1	(e) The hospital representative who provided the written notice shall
2	request a signature and date from the individual or, if applicable, his or her
3	representative or legal guardian, to verify receipt of the notice. If a signature
4	and date were not obtained, the hospital representative shall document the
5	reason.
6	Sec. 4a. NOTICE OF OBSERVATION STATUS FOR PATIENTS WITH
7	COMMERCIAL INSURANCE
8	The General Assembly requests that the Vermont Association of Hospitals
9	and Health Systems and the Office of the Health Care Advocate consider the
10	appropriate notice of hospital observation status that patients with commercial
11	insurance should receive and the circumstances under which such notice
12	should be provided. The General Assembly requests that the Vermont
13	Association of Hospitals and Health Systems and the Office of the Health Care
14	Advocate provide their findings and recommendations to the House Committee
15	on Health Care and the Senate Committee on Health and Welfare on or before
16	<u>January 15, 2016.</u>
17	* * * Reports * * *
18	Sec. 5. VERMONT HEALTH CARE INNOVATION PROJECT; UPDATES
19	The Project Director of the Vermont Health Care Innovation Project
20	(VHCIP) shall provide an update at least quarterly to the House Committees on
21	Health Care and on Ways and Means, the Senate Committees on Health and

1	Welfare and on Finance, and the Health Reform Oversight Committee
2	regarding VHCIP implementation and the use of the federal State Innovation
3	Model (SIM) grant funds. The Project Director's update shall include
4	information regarding:
5	(1) the VHCIP pilot projects and other initiatives undertaken using SIM
6	grant funds, including a description of the projects and initiatives, the timing of
7	their implementation, the results achieved, and the replicability of the results;
8	(2) how the VHCIP projects and initiatives fit with other payment and
9	delivery system reforms planned or implemented in Vermont;
10	(3) how the VHCIP projects and initiatives meet the goals of improving
11	health care access and quality and reducing costs;
12	(4) how the VHCIP projects and initiatives will reduce administrative
13	costs;
14	(5) how the VHCIP projects and initiatives compare to the principles
15	expressed in 2011 Acts and Resolves No. 48;
16	(6) what will happen to the VHCIP projects and initiatives when the
17	SIM grant funds are no longer available; and
18	(7) how to protect the State's interest in any health information
19	technology and security functions, processes, or other intellectual property
20	developed through the VHCIP.
21	Sec. 6. REDUCING DUPLICATION OF SERVICES; REPORT

1	(a) The Agency of Human Services shall evaluate the services offered by
2	each entity licensed, administered, or funded by the State, including the
3	designated agencies, to provide services to individuals receiving home- and
4	community-based long-term care services or who have developmental
5	disabilities, mental health needs, or substance use disorder. The Agency shall
6	determine areas in which there are gaps in services and areas in which
7	programs or services are inconsistent with the Health Resource Allocation Plan
8	or are overlapping, duplicative, or otherwise not delivered in the most efficient,
9	cost-effective, and high-quality manner and shall develop recommendations for
10	consolidation or other modification to maximize high-quality services,
11	efficiency, service integration, and appropriate use of public funds.
12	(b) On or before January 15, 2016, the Agency shall report its findings and
13	recommendations to the House Committee on Human Services and the Senate
14	Committee on Health and Welfare.
15	* * * Strengthening Affordability and Access to Health Care * * *
16	Sec. 7. 33 V.S.A. § 1812(b) is amended to read:
17	(b)(1) An individual or family with income at or below 300 percent of the
18	federal poverty guideline shall be eligible for cost-sharing assistance, including
19	a reduction in the out-of-pocket maximums established under Section 1402 of
20	the Affordable Care Act.

1	(2) The Department of Vermont Health Access shall establish
2	cost-sharing assistance on a sliding scale based on modified adjusted gross
3	income for the individuals and families described in subdivision (1) of this
4	subsection. Cost-sharing assistance shall be established as follows:
5	(A) for households with income at or below 150 percent of the
6	federal poverty level (FPL): 94 percent actuarial value;
7	(B) for households with income above 150 percent FPL and at or
8	below 200 percent FPL: 87 percent actuarial value;
9	(C) for households with income above 200 percent FPL and at or
10	below 250 percent FPL: 77 83 percent actuarial value;
11	(D) for households with income above 250 percent FPL and at or
12	below 300 percent FPL: 73 79 percent actuarial value.
13	(3) Cost-sharing assistance shall be available for the same qualified
14	health benefit plans for which federal cost-sharing assistance is available and
15	administered using the same methods as set forth in Section 1402 of the
16	Affordable Care Act.
17	Sec. 8. COST-SHARING SUBSIDY; APPROPRIATION
18	(a) Increasing the cost-sharing subsidies available to Vermont residents
19	will not only make it easier for people with incomes below 300 percent of the
20	federal poverty level to access health care services, but it may encourage some

1	residents without insurance to enroll for coverage if they know they will be
2	able to afford to use it.
3	(b) The sum of \$761,308.00 is appropriated from the General Fund to the
4	Department of Vermont Health Access in fiscal year 2016 for the Exchange
5	cost-sharing subsidies for individuals at the actuarial levels in effect on
6	<u>January 1, 2015.</u>
7	(c) The sum of \$2,000,000.00 is appropriated from the General Fund to the
8	Department of Vermont Health Access in fiscal year 2016 to increase
9	Exchange cost-sharing subsidies beginning on January 1, 2016 to provide
10	coverage at an 83 percent actuarial value for individuals with incomes between
11	200 and 250 percent of the federal poverty level and at a 79 percent actuarial
12	value for individuals with incomes between 250 and 300 percent of the federal
13	poverty level.
14	* * * Strengthening Primary Care * * *
15	Sec. 9. INVESTING IN PRIMARY CARE SERVICES
16	The sum of \$7,000,000.00 in Global Commitment funds is appropriated to
17	the Department of Vermont Health Access in fiscal year 2016 to increase
18	reimbursement rates for primary care providers for services provided to
19	Medicaid beneficiaries.
20	Sec. 10. BLUEPRINT FOR HEALTH INCREASES

I	(a) The sum of \$4,085,826.00 in Global Commitment funds is appropriated
2	to the Department of Vermont Health Access in fiscal year 2016 to increase
3	payments to patient-centered medical homes and community health teams
4	pursuant to 18 V.S.A. § 702.
5	(b) In its use of the funds appropriated in this section, the Blueprint for
6	Health shall work collaboratively to begin including family-centered
7	approaches and adverse childhood experience screenings consistent with the
8	report entitled "Integrating ACE-Informed Practice into the Blueprint for
9	Health." Considerations should include prevention, early identification, and
10	screening, as well as reducing the impact of adverse childhood experiences
11	through trauma-informed treatment and suicide prevention initiatives.
12	Sec. 11. AREA HEALTH EDUCATION CENTERS
13	The sum of \$700,000.00 in Global Commitment funds is appropriated to the
14	Department of Health in fiscal year 2016 for a grant to the Area Health
15	Education Centers for repayment of educational loans for health care providers
16	and health care educators.
17	* * * Investing in Structural Reform for Long-Term Savings * * *
18	Sec. 12. GREEN MOUNTAIN CARE BOARD; ALL-PAYER WAIVER;
19	RATE-SETTING
20	(a) The sum of \$862,767.00 is appropriated to the Green Mountain Care
21	Board in fiscal year 2016, of which \$184,636.00 comes from the General

1	Fund, \$224,774.00 is in Global Commitment funds, \$393,357.00 comes from
2	the Board's bill-back authority pursuant to 18 V.S.A. § 9374(h), and
3	\$60,000.00 comes from the Health IT-Fund.
4	(b) Of the funds appropriated pursuant to this section, the Board shall use:
5	(1) \$502,767.00 for positions and operating expenses related to the
6	Board's provider rate-setting authority, the all-payer model, and the Medicaid
7	cost shift;
8	(2) \$300,000.00 for contracts and third-party services related to the
9	all-payer model, provider rate-setting, and the Medicaid cost shift; and
10	(3) \$60,000.00 to provide oversight of the budget and activities of the
11	Vermont Information Technology Leaders, Inc.
12	Sec. 13. GREEN MOUNTAIN CARE BOARD; POSITIONS
13	(a) On July 1, 2015, two classified positions are created for the Green
14	Mountain Care Board.
15	(b) On July 1, 2015, one exempt position, attorney, is created for the Green
16	Mountain Care Board.
17	* * * Consumer Information, Assistance, and Representation * * *
18	Sec. 14. OFFICE OF THE HEALTH CARE ADVOCATE;
19	APPROPRIATION; INTENT
20	(a) The Office of the Health Care Advocate has a critical function in the
21	Vermont's health care system. The Health Care Advocate provides

1	information and assistance to Vermont residents who are navigating the health
2	care system and represents their interests in interactions with health insurers,
3	health care providers, Medicaid, the Green Mountain Care Board, the General
4	Assembly, and others. The continuation of the Office of the Health Care
5	Advocate is necessary to achieve additional health care reform goals.
6	(b) The sum of \$40,000.00 is appropriated from the General Fund to the
7	Agency of Administration in fiscal year 2016 for its contract with the Office of
8	the Health Care Advocate.
9	(c) It is the intent of the General Assembly that, beginning with the 2017
10	fiscal year budget, the Governor's budget proposal developed pursuant to
11	32 V.S.A. chapter 5 should include a separate provision identifying the
12	aggregate sum to be appropriated from all State sources to the Office of the
13	Health Care Advocate.
14	Sec. 15. CONSUMER INFORMATION AND PRICE TRANSPARENCY
15	The Green Mountain Care Board shall evaluate potential models for
16	providing consumers with information about the cost and quality of health care
17	services available across the State, including a consideration of the models
18	used in Maine, Massachusetts, and New Hampshire, as well as any platforms
19	developed and implemented by health insurers doing business in this State. On
20	or before October 1, 2015, the Board shall report its findings and a proposal for
21	a robust Internet-based consumer health care information system to the House

1	Committee on Health Care, the Senate Committees on Health and Welfare and
2	on Finance, and the Health Reform Oversight Committee.
3	* * * Universal Primary Care * * *
4	Sec. 16. PURPOSE
5	The purpose of Secs. 16 through 20 of this act is to establish the
6	administrative framework and reduce financial barriers as preliminary steps to
7	the implementation of the principles set forth in 2011 Acts and Resolves
8	No. 48 to enable Vermonters to receive necessary health care and examine the
9	cost of providing primary care to all Vermonters without deductibles,
10	coinsurance, or co-payments or, if necessary, with limited cost-sharing.
11	Sec. 17. [Deleted.]
12	Sec. 18. DEFINITION OF PRIMARY CARE
13	As used in Secs. 16 through 20 of this act, "primary care" means health
14	services provided by health care professionals who are specifically trained for
15	and skilled in first-contact and continuing care for individuals with signs,
16	symptoms, or health concerns, not limited by problem origin, organ system, or
17	diagnosis, and includes pediatrics, internal and family medicine, gynecology,
18	primary mental health services, and other health services commonly provided
19	at federally qualified health centers. Primary care does not include dental
20	services.
21	Sec. 19. COST ESTIMATES FOR UNIVERSAL PRIMARY CARE

1	(a) On or before October 15, 2015, the Joint Fiscal Office, in consultation
2	with the Green Mountain Care Board and the Secretary of Administration or
3	designee, shall provide to the Joint Fiscal Committee, the Health Reform
4	Oversight Committee, the House Committees on Appropriations, on Health
5	Care, and on Ways and Means, and the Senate Committees on Appropriations,
6	on Health and Welfare, and on Finance an estimate of the costs of providing
7	primary care to all Vermont residents, with and without cost-sharing by the
8	patient, beginning on January 1, 2017.
9	(b) The report shall include an estimate of the cost of primary care to those
10	Vermonters who access it if a universal primary care plan is not implemented,
11	and the sources of funding for that care, including employer-sponsored
12	and individual private insurance, Medicaid, Medicare, and other
13	government-sponsored programs, and patient cost-sharing such as deductibles,
14	coinsurance, and co-payments.
15	(c) Departments and agencies of State government and the Green Mountain
16	Care Board shall provide such data to the Joint Fiscal Office as needed to
17	permit the Joint Fiscal Office to perform the estimates and analysis required by
18	this section. If necessary, the Joint Fiscal Office may enter into confidentiality
19	agreements with departments, agencies, and the Board to ensure that
20	confidential information provided to the Office is not further disclosed.
21	Sec. 20. APPROPRIATION

1	Up to \$200,000.00 is appropriated from the General Fund to the Joint Fiscal
2	Office in fiscal year 2016 to be used for assistance in the calculation of the cost
3	estimates required in Sec. 19 of this act; provided, however, that the
4	appropriation shall be reduced by the amount of any external funds received by
5	the Office to carry out the estimates and analysis required by Sec. 19.
6	* * * Green Mountain Care Board * * *
7	Sec. 21. 18 V.S.A. § 9375(b) is amended to read:
8	(b) The Board shall have the following duties:
9	* * *
10	(2)(A) Review and approve Vermont's statewide Health Information
11	Technology Plan pursuant to section 9351 of this title to ensure that the
12	necessary infrastructure is in place to enable the State to achieve the principles
13	expressed in section 9371 of this title. <u>Vermont Information Technology</u>
14	Leaders, Inc. shall be an interested party in the Board's review.
15	(B) Review and approve the criteria required for health care
16	providers and health care facilities to create or maintain connectivity to the
17	State's health information exchange as set forth in section 9352 of this title.
18	Within 90 days following this approval, the Board shall issue an order
19	explaining its decision.
20	(C) Annually review and approve the budget, consistent with
21	available funds, and the core activities associated with public funding, of the

1	Vermont Information Technology Leaders, Inc., which shall include
2	establishing the interconnectivity of electronic medical records held by health
3	care professionals, and the storage, management, and exchange of data
4	received from such health care professionals, for the purpose of improving the
5	quality of and efficiently providing health care to Vermonters. This review
6	shall take into account the Vermont Information Technology Leaders'
7	responsibilities in section 9352 of this title and shall be conducted according to
8	a process established by the Board by rule pursuant to 3 V.S.A. chapter 25.
9	* * *
10	* * * Vermont Information Technology Leaders * * *
11	Sec. 22. 18 V.S.A. § 9352 is amended to read:
12	§ 9352. VERMONT INFORMATION TECHNOLOGY LEADERS
13	(a)(1) Governance. The General Assembly and the Governor shall each
14	appoint one representative to the Vermont Information Technology Leaders,
15	Inc. (VITL) Board of Directors shall consist of no fewer than nine nor more
16	than 14 members. The term of each member shall be two years, except that of
17	the members first appointed, approximately one-half shall serve a term of one
18	year and approximately one-half shall serve a term of two years, and members
19	shall continue to hold office until their successors have been duly appointed.
20	The Board of Directors shall comprise the following:

1	(A) one member of the General Assembly, appointed jointly by the
2	Speaker of the House and the President Pro Tempore of the Senate, who shall
3	be entitled to the same per diem compensation and expense reimbursement
4	pursuant to 2 V.S.A. § 406 as provided for attendance at sessions of the
5	General Assembly;
6	(B) one individual appointed by the Governor;
7	(C) one representative of the business community;
8	(D) one representative of health care consumers;
9	(E) one representative of Vermont hospitals;
10	(F) one representative of Vermont physicians;
11	(G) one practicing clinician licensed to practice medicine
12	in Vermont;
13	(H) one representative of a health insurer licensed to do business
14	in Vermont;
15	(I) the President of VITL, who shall be an ex officio, nonvoting
16	member;
17	(J) two individuals familiar with health information technology,
18	at least one of whom shall be the chief technology officer for a health care
19	provider; and
20	(K) two at-large members.

1	(2) Except for the members appointed pursuant to subdivisions (1)(A)
2	and (B) of this subsection, whenever a vacancy on the Board occurs, the
3	members of the Board of Directors then serving shall appoint a new member
4	who shall meet the same criteria as the member he or she replaces.
5	(b) Conflict of interest. In carrying out their responsibilities under this
6	section, Directors of VITL shall be subject to conflict of interest policies
7	established by the Secretary of Administration to ensure that deliberations and
8	decisions are fair and equitable.
9	(c)(1) Health information exchange operation. VITL shall be designated in
10	the Health Information Technology Plan pursuant to section 9351 of this title
11	to operate the exclusive statewide health information exchange network for
12	this State. The After the Green Mountain Care Board approves VITL's core
13	activities and budget pursuant to chapter 220 of this title, the Secretary of
14	Administration or designee shall enter into procurement grant agreements with
15	VITL pursuant to 8 V.S.A. § 4089k. Nothing in this chapter shall impede local
16	community providers from the exchange of electronic medical data.
17	(2) Notwithstanding any provision of 3 V.S.A. § 2222 or 2283b to the
18	contrary, upon request of the Secretary of Administration, the Department of
19	Information and Innovation shall review VITL's technology for security.
20	privacy, and interoperability with State government information technology,

1	consistent with the State's health information technology plan required by
2	section 9351 of this title.
3	* * *
4	* * * Referral Registry * * *
5	Sec. 23. REFERRAL REGISTRY
6	On or before October 1, 2015, the Department of Mental Health and the
7	Division of Alcohol and Drug Abuse Programs in the Department of Health
8	shall develop jointly a registry of mental health and addiction services
9	providers in Vermont, organized by county. The registry shall be updated at
10	least annually and shall be made available to primary care providers
11	participating in the Blueprint for Health and to the public.
12	* * * Ambulance Reimbursement * * *
13	Sec. 24. MEDICAID; AMBULANCE REIMBURSEMENT
14	The Department of Vermont Health Access shall evaluate the methodology
15	used to determine reimbursement amounts for ambulance and emergency
16	medical services delivered to Medicaid beneficiaries to determine the basis for
17	the current reimbursement amounts and the rationale for the current level of
18	reimbursement, and shall consider any possible adjustments to revise the
19	methodology in a way that is budget neutral or of minimal fiscal impact to the
20	Agency of Human Services for fiscal year 2016. On or before December 1,
21	2015, the Department shall report its findings and recommendations to the

1 House Committees on Health Care and on Human Services, the Senate 2 Committee on Health and Welfare, and the Health Reform Oversight 3 Committee. * * * Direct Enrollment for Individuals * * * 4 5 Sec. 25. 33 V.S.A. § 1803(b)(4) is amended to read: 6 (4) To the extent permitted by the U.S. Department of Health and 7 Human Services, the Vermont Health Benefit Exchange shall permit qualified 8 individuals and qualified employers to purchase qualified health benefit plans 9 through the Exchange website, through navigators, by telephone, or directly from a health insurer under contract with the Vermont Health Benefit 10 11 Exchange. 12 Sec. 26. 33 V.S.A. § 1811(b) is amended to read: 13 (b)(1) No person may provide a health benefit plan to an individual unless 14 the plan is offered through the Vermont Health Benefit Exchange To the extent 15 permitted by the U.S. Department of Health and Human Services, an 16 individual may purchase a health benefit plan through the Exchange website, 17 through navigators, by telephone, or directly from a registered carrier under 18 contract with the Vermont Health Benefit Exchange, if the carrier elects to 19 make direct enrollment available. A registered carrier enrolling individuals in 20 health benefit plans directly shall comply with all open enrollment and special 21 enrollment periods applicable to the Vermont Health Benefit Exchange.

1	(2) To the extent permitted by the U.S. Department of Health and
2	Human Services, a small employer or an employee of a small employer may
3	purchase a health benefit plan through the Exchange website, through
4	navigators, by telephone, or directly from a health insurer registered carrier
5	under contract with the Vermont Health Benefit Exchange.
6	(3) No person may provide a health benefit plan to an individual or
7	small employer unless the plan complies with the provisions of this subchapter
8	* * * Extension of Presuit Mediation * * *
9	Sec. 27. 12 V.S.A. chapter 215, subchapter 2 is added to read:
10	Subchapter 2. Mediation Prior to Filing a Complaint of Malpractice
11	<u>§ 7011. PURPOSE</u>
12	The purpose of mediation prior to filing a medical malpractice case is to
13	identify and resolve meritorious claims and reduce areas of dispute prior to
14	litigation, which will reduce the litigation costs, reduce the time necessary to
15	resolve claims, provide fair compensation for meritorious claims, and reduce
16	malpractice-related costs throughout the system.
17	§ 7012. PRESUIT MEDIATION; SERVICE
18	(a) A potential plaintiff may serve upon each known potential defendant a
19	request to participate in presuit mediation prior to filing a civil action in tort or
20	in contract alleging that an injury or death resulted from the negligence of a

1	health care provider and to recover damages resulting from the personal injury
2	or wrongful death.
3	(b) Service of the request required in subsection (a) of this section shall be
4	in letter form and shall be served on all known potential defendants by certified
5	mail. The date of mailing such request shall toll all applicable statutes of
6	<u>limitations.</u>
7	(c) The request to participate in presuit mediation shall name all known
8	potential defendants, contain a brief statement of the facts that the potential
9	plaintiff believes are grounds for relief, and be accompanied by a certificate of
10	merit prepared pursuant to section 1051 of this title, and may include other
11	documents or information supporting the potential plaintiff's claim.
12	(d) Nothing in this chapter precludes potential plaintiffs and defendants
13	from presuit negotiation or other presuit dispute resolution to settle potential
14	claims.
15	§ 7013. MEDIATION RESPONSE
16	(a) Within 60 days of service of the request to participate in presuit
17	mediation, each potential defendant shall accept or reject the potential
18	plaintiff's request for presuit mediation by mailing a certified letter to counsel
19	or if the party is unrepresented to the potential plaintiff.
20	(b) If the potential defendant agrees to participate, within 60 days of the
21	service of the request to participate in presuit mediation, each potential

1	defendant shall serve a responsive certificate on the potential plaintiff by
2	mailing a certified letter indicating that he or she, or his or her counsel, has
3	consulted with a qualified expert within the meaning of section 1643 of this
4	title and that expert is of the opinion that there are reasonable grounds to
5	defend the potential plaintiff's claims of medical negligence. Notwithstanding
6	the potential defendant's acceptance of the request to participate, if the
7	potential defendant does not serve such a responsive certificate within the
8	60-day period, then the potential plaintiff need not participate in the presuit
9	mediation under this title and may file suit. If the potential defendant is willing
10	to participate, presuit mediation may take place without a responsive certificate
11	of merit from the potential defendant at the plaintiff's election.
12	§ 7014. PROCESS; TIME FRAMES
13	(a) The mediation shall take place within 60 days of the service of all
14	potential defendants' acceptance of the request to participate in presuit
15	mediation. The parties may agree to an extension of time. If in good faith the
16	mediation cannot be scheduled within the 60-day time period, the potential
17	plaintiff need not participate and may proceed to file suit.
18	(b) If presuit mediation is not agreed to, the mediator certifies that
19	mediation is not appropriate, or mediation is unsuccessful, the potential
20	plaintiff may initiate a civil action as provided in the Vermont Rules of Civil
21	Procedure. The action shall be filed upon the later of the following:

1	(1) within 90 days of the potential plaintiff's receipt of the potential
2	defendant's letter refusing mediation, the failure of the potential defendant to
3	file a responsive certificate of merit within the specified time period, or the
4	mediator's signed letter certifying that mediation was not appropriate or that
5	the process was complete; or
6	(2) prior to the expiration of the applicable statute of limitations.
7	(c) If presuit mediation is attempted unsuccessfully, the parties shall not be
8	required to participate in mandatory mediation under Rule 16.3 of the Vermont
9	Rules of Civil Procedure.
10	§ 7015. CONFIDENTIALITY
11	All written and oral communications made in connection with or during the
12	mediation process set forth in this chapter shall be confidential. The mediation
13	process shall be treated as a settlement negotiation under Rule 408 of the
14	Vermont Rules of Evidence.
15	* * * Blueprint for Health; Reports * * *
16	Sec. 28. BLUEPRINT FOR HEALTH; REPORTS
17	(a) The 2016 annual report of the Blueprint for Health shall present an
18	analysis of the value-added benefits and return on investment to the Medicaid
19	program of the new funds appropriated in the fiscal year 2016 budget,
20	including the identification of any costs avoided that can be directly attributed

1	to those funds, and the means of the analysis that was used to draw any such
2	conclusions.
3	(b) The Blueprint for Health shall explore and report back to the General
4	Assembly on or before January 15, 2016 on potential wellness incentives.
5	* * * Green Mountain Care Board; Payment Reform * * *
6	Sec. 29. PAYMENT REFORM AND DIFFERENTIAL PAYMENTS TO
7	PROVIDERS
8	In implementing an all-payer model and provider rate-setting, the Green
9	Mountain Care Board shall consider:
10	(1) the benefits of prioritizing and expediting payment reform in
11	primary care that shifts away from fee-for-service models;
12	(2) the impact of hospital acquisitions of independent physician
13	practices on the health care system costs, including any disparities between
14	reimbursements to hospital-owned practices and reimbursements to
15	independent physician practices; and
16	(3) the effects of differential reimbursement for different types of
17	providers when providing the same services billed under the same codes.
18	* * * Cigarette Tax * * *
19	Sec. 30. 32 V.S.A. § 7771 is amended to read:
20	§ 7771. RATE OF TAX
21	* * *

- 1 (d) The tax imposed under this section shall be at the rate of 137.5 150
 2 mills per cigarette or little cigar and for each 0.0325 ounces of roll-your-own
 3 tobacco. The interest and penalty provisions of section 3202 of this title shall
 4 apply to liabilities under this section.
- 5 Sec. 31. 32 V.S.A. § 7814(b) is amended to read:

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(b) Cigarettes, little cigars, or roll-your-own tobacco. Notwithstanding the prohibition against further tax on stamped cigarettes, little cigars, or roll-your-own tobacco under section 7771 of this title, a floor stock tax is hereby imposed upon every dealer of cigarettes, little cigars, or roll-your-own tobacco in this State who is either a wholesaler, or a retailer who at 12:01 a.m. on July 1, 2014 2015, has more than 10,000 cigarettes or little cigars or who has \$500.00 or more of wholesale value of roll-your-own tobacco, for retail sale in his or her possession or control. The amount of the tax shall be the amount by which the new tax exceeds the amount of the tax already paid for each cigarette, little cigar, or roll-your-own tobacco in the possession or control of the wholesaler or retail dealer at 12:01 a.m. on July 1, 2014 2015, and on which cigarette stamps have been affixed before July 1, 2014 2015. A floor stock tax is also imposed on each Vermont cigarette stamp in the possession or control of the wholesaler at 12:01 a.m. on July 1, 2014 2015, and not yet affixed to a cigarette package, and the tax shall be at the rate of \$0.13\$0.25 per stamp. Each wholesaler and retail dealer subject to the tax shall, on

1	or before July 25, 2014 2015, file a report to the Commissioner in such form as
2	the Commissioner may prescribe showing the cigarettes, little cigars, or
3	roll-your-own tobacco and stamps on hand at 12:01 a.m. on July 1, 2014 2015,
4	and the amount of tax due thereon. The tax imposed by this section shall be
5	due and payable on or before July 25, 2014 2015, and thereafter shall bear
6	interest at the rate established under section 3108 of this title. In case of timely
7	payment of the tax, the wholesaler or retail dealer may deduct from the tax due
8	two and three-tenths of one percent of the tax. Any cigarettes, little cigars, or
9	roll-your-own tobacco with respect to which a floor stock tax has been
10	imposed under this section shall not again be subject to tax under section 7771
11	of this title.
12	* * * Repeal * * *
13	Sec. 32. REPEAL
14	12 V.S.A. chapter 215, subchapter 2 (presuit mediation) is repealed on
15	July 1, 2018.
16	* * * Effective Dates * * *
17	Sec. 33. EFFECTIVE DATES
18	(a) Secs. 1 and 2 (pharmacy benefit managers), 4a (report on observation
19	status), 5 and 6 (reports), 15 (consumer information), 21 (Green Mountain
20	Care Board duties), 22 (VITL), 23 (referral registry), 24 (ambulance
21	reimbursement), 27 (extension of presuit mediation), 28 (Blueprint for Health;

1	reports), 29 (Green Mountain Care Board; payment reform), 32 (repeal), and
2	this section shall take effect on passage.
3	(b) Secs. 7 and 8 (Exchange cost-sharing subsidies), 9 (primary care
4	provider increases), 10 (Blueprint increases), 11 (AHEC appropriation), 12
5	(Green Mountain Care Board appropriation), 13 (Green Mountain Care Board
6	positions), 14 (Health Care Advocate), 16–20 (primary care study), 30
7	(cigarette tax), and 31 (floor stock tax) shall take effect on July 1, 2015.
8	(c) Secs. 25 and 26 (direct enrollment in Exchange plans) shall take effect
9	on July 1, 2015 and shall apply beginning with the 2016 open enrollment
10	period.
11	(d) Secs. 3 and 4 (notice of hospital observation status) shall take effect on
12	<u>December 1, 2015.</u>
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17	(Committee vote:)
18	
19	Representative
20	FOR THE COMMITTEE